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2	FILED		
3	CLERK, U.S. DISTRICT COURT		
4	JAN 1 6 2019		
5	CENTRAL DISTRICT OF CALIFORNIA DEPUTY		
6	BY DEPOTT		
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8	UNITED STATES DISTRICT COURT		
9	CENTRAL DISTRICT OF CALIFORNIA		
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11	UNITED STATES OF AMERICA, Case No.: SACR18-00167- JLS		
12	Plaintiff, ORDER [OF DETENTION] AFTER HEARING HELD PURSUANT		
13	vs. TO 18 U.S.C. § 3148 (B)		
14	Tanner Hanson Defendant. (Alleged Violation of Conditions of Pretrial Release)		
15	——————————————————————————————————————		
16	A.		
17	A warrant for arrest of the defendant for the alleged violation of conditions of		
18	pretrial release having been issued by Judge Staton, and the Court		
19	having conducted a hearing on the alleged violation(s),		
20	B.		
21	The Court finds		
22	(1)		
23	(A) () that there is probable cause to believe that the defendant has		
24	committed a Federal, State, or local crime while on release; or		
25	(B) (Y) that there is clear and convincing evidence that the defendant has		
26	violated any other condition of release, specifically the following:		
27	using heroin; left LA CADA on 1/9 without		
28	authorization		

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1		and
2	(2)	
3	(A)	() that based on the factors set forth in 18 U.S.C. § 3142(g), there is no
4		condition or combination of conditions of release that will assure that
5		the defendant will not flee or pose a danger to the safety or any other
6		person or the community; or
7	(B)	(that the defendant is unlikely to abide by any condition or
8		combination of conditions of release.
9		and/or, in the event of (1) (A)
10	(3)	that the defendant has not rebutted the presumption that no condition
11		or combination of conditions will assure that the person will not pose
12		a danger to the safety of any other person or the community.
13		or
14	(4)	() that there are conditions of release that will assure that the defendant
15		will not flee or pose a danger to the safety of any other person or the
16		community, and that the defendant will abide by such conditions. See
17		separate order setting conditions.
18		() This Order shall be stayed for 72 hours in order to allow the
19		Government to seek review from the [assigned District Judge]
20		[criminal duty District Judge].
21		or
22	/	C.
23	(4)	IT IS ORDERED that the defendant be detained prior to trial.
24		() (A
25	DATED: _	
26		UNITED STATES MAGISTRATE JUDGE
27		
28		